The Honorable Richard A. Jones 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 10 DEBORAH FRAME-WILSON, CHRISTIAN SABOL, SAMANTHIA RUSSELL, ARTHUR 11 SCHAREIN, LIONEL KEROS, NATHAN No. 2:20-cv-00424-RAJ CHANEY, CHRIS GULLEY, SHERYL 12 TAYLOR-HOLLY, ANTHONY COURTNEY, DAVE WESTROPE, STACY DUTILL, PLAINTIFFS' PRAECIPE RE: THEIR 13 SARAH ARRINGTON, MARY ELLIOT, **OPPOSITION (DKT. NO. 19) TO** 14 AMAZON.COM, INC.'S MOTION TO HEATHER GEESEY, STEVE MORTILLARO, CHAUNDA LEWIS, ADRIAN HENNEN, **DISMISS** 15 GLENDA R. HILL, GAIL MURPHY, PHYLLIS HUSTER, and GERRY **NOTED FOR:** 16 KOCHENDORFER, on behalf of themselves November 6, 2020 17 and all others similarly situated, 18 Plaintiffs, 19 v. 20 AMAZON.COM, INC., a Delaware corporation, 21 Defendant. 22 23 24 25 26 27 28

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Plaintiffs hereby submit this praecipe regarding their Opposition to Amazon.com, Inc.'s Motion to Dismiss (Dkt. No. 19). At page 3 lines 19-21 of their Opposition, Plaintiffs state: "On average, Amazon charges 15.9% of the retail price just to host the product on Amazon.com and as much as 40%, if its co-conspirator requests additional services to increase its products' visibility. ¶¶ 38, 80." It should read: "Typically, Amazon charges 15% of the retail price just to host the product on Amazon.com and as much as 40%, if its co-conspirator requests additional services to increase its products' visibility. ¶¶ 37, 80."

Thus, Plaintiffs ask respectfully that their Opposition be corrected at page 3 lines 19-21 to read: Typically, Amazon charges 15% of the retail price just to host the product on Amazon.com and as much as 40%, if its co-conspirator requests additional services to increase its products' visibility. ¶¶ 37, 80. A substitute memorandum correcting this error is submitted herewith, and, pursuant to LCR 7(m), Plaintiffs respectfully ask that it be filed and considered in lieu of the version that appears at Dkt. No. 19.

DATED: October 6, 2020 Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on October 6, 2020, a true and correct copy of the foregoing was filed electronically by CM/ECF, which caused notice to be sent to all counsel of record.

/s/ Steve W. Berman
Steve W. Berman

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